

**SAFAA S. HAKIM, M.D.**

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June 22, 2006

**VIA FEDEX, TRACKING # 8573 0380 9096 &**

**VIA EMAIL TO [amcdonald@pullcom.com](mailto:amcdonald@pullcom.com) &**

**[McDonald@senatedems.ct.gov](mailto:McDonald@senatedems.ct.gov):**

Andrew McDonald, State Senator,

Chairman Judiciary Committee

Pullman & Comley, LLC

300 Atlantic Street

Stamford, CT 06901-3522

RE: The William Backus Hospital v. Safaa Hakim, M.D.

KNO CV03-0126863

Dear Senator McDonald:

I am writing to you in your capacity as the Senate Chairman of the Judiciary Committee to request a formal investigation of my case.

As I mentioned to you previously and as detailed in my enclosed letter to Connecticut Supreme Court former Chief Justice William Sullivan dated September 6, 2005, I have **never** received the Supreme Court's decision denying my Petition for Certification, which allegedly was decided on May 4, 2005. I only learned of that decision when I received the enclosed letter dated August 25, 2005 from Attorney Dana Horton, Counsel for Backus informing me that a judgment lien was filed on my residence.

The fact that I only learned of the Supreme Court's decision denying my petition, four (4) months after it was issued and after I missed the dead line to file a petition for a writ of certiorari at the Supreme Court of the United States, has deprived me of my state and federal constitutional rights to due process. As a result, my medical career is detrimentally affected and I lost my home and all my savings to Backus Hospital. In addition, this injustice will also lead to a negative outcome of my pending federal action as detailed in the enclosed documents pertaining to that case.

The enclosed hearing transcripts and documents will prove beyond any doubt that the sealing of this case is in violation of the Court's Orders and is in violation of the law. It

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only serve to ensure that injustice freely thrives in darkness, an issue that has been the subject of an ongoing investigation in the state of Connecticut and nationwide.

For your review, please find enclosed:

**A. Documents Pertaining To Case Titled The William Backus Hospital v. Safaa Hakim, M.D.  
Docket No. 03-0126863 S:**

1. Letter dated September 6, 2005 from Safaa Hakim to the Honorable William Sullivan, Chief Justice CT Supreme Court.
2. Letter of response dated September 14, 2005 from Louise L. Hallas, Chief Administrative Officer to Safaa Hakim.
3. Petition for Certification by Supreme Court dated April 7, 2005.
4. Appellant's Motion for Reconsideration "En Banc" Of the Court's Decision to Dismiss Appeal and Amended Appeal, dated January 24, 2005.
5. New London Day articles dated October 30 & December 14, 2003 and March 15,

2005.

6. Application by Amicus Curiae the Association of American and Surgeons, Inc.

To file a brief in Favor of the Defendant-Appellant Safaa Hakim, AC # 24827.

7. Motion for Review dated August 27, 2003.

8. Objection to Motion to Dismiss dated August 11, 2003.

9. Motion for an Order requesting Service of Redacted Versions of Briefs and Appendix dated January 27, 2004.

10. Brief of the Defendant-Appellant AC # 24827.

11. Civil Appeal dated November 14, 2003.

12. Civil Appeal pursuant to C.G.S. Section 52-265a dated July 21, 2003.

13. Letter dated July 25, 2003 from Michele Angers.

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14. Appellate Court's Orders dated 7/22/03, 8/20/03, 9/16/03, 9/17/03, 3/10/04, 6/9/04, 7/28/04, and 2/16/06.

15. Computer prints out from the Appellate Court "Case Tracking System-[Pre-appeal Motions].
16. Motion to Disqualify the Honorable Judge Hurley, dated September 18, 2003.
17. Plaintiff's Memorandum of Law in Support of its Claims for Injunctive Relief and Attorneys' Fees and Costs dated October 23, 2003. (Patients names are redacted).
18. Draft Judgment File dated October 27, 2003, by Plaintiff on December 22, 2003.
19. Motion to Reargue dated May 9, 2003.
20. Objection to Motion to Seal the Records and Close the Proceedings and Plaintiff's Affidavit, dated March 4, 2003.
21. Civil Docket.
22. Transcripts of all hearings as follows:
  - April 21, 2003 before Judge Hurley.
  - July 1, 2003 before Judge Martin.
  - July 1, 2003 before Judge Hurley.
  - July 7, 2003 before Judge Hurley.
  - September 29, 2003 before Judge Hurley.
  - October 27, 2003 before Judge Hurley.
  - February 21, 2006 before Judge Clarence J. Jones.
  - April 17, 2006 before Judge Hurley

23. Complaint dated January 22, 2003.
24. Motion To Prevent Destruction Of Files And Records of Case Titled Backus v. Hakim, Docket No. CV-03-0126863 S, dated February 6, 2006.
25. Motion to Vacate Capias dated April 12, 2006.

**B. Documents Pertaining to Case Titled Safaa Hakim, M.D. v. William Backus Hospital, Docket No. 3:99 CV 01143.**

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1. Plaintiff Safaa Hakim's Motion for Clarification and Reconsideration of Court's Order Dated January 27, 2006 (DKT # 339) in Regards to Plaintiff's Motion to compel Production., dated May 15, 2006. (DKT # 364)
2. Documents Filed by Plaintiff Safaa Hakim for the Court's Review dated May 15, 2006. (DKT # 365)
3. Plaintiff's Supplemental Memorandum In oposition to Defendant Hospital's Motions for Discovery Sanctions, dated May 22, 2006. (DKT # 366)
4. Plaintiff's Reply Memorandum in Opposition to Defendant's Rule 37 Motions for Sanctions and Dismissal of the Case, dated June 9, 2006. (DKT # 369)

The enclosed documents will prove beyond any doubt the disgraceful statewide corruption and violations of the law and of the Codes of conduct and Ethics of the legal profession by all involved and by several State agencies including the Statewide Grievance Committee.

As detailed in the enclosed documents, I have reported my complaints to several State agencies and to the Office of the Attorney General Richard Blumenthal. I was informed that my complaint should be handled by the Judiciary Committee. If your office is not the correct place to investigate my complaint, I respectfully request that you forward my complaint and all the documents including those I previously faxed to you, to the proper

responsible office and inform me. As it is quite evident from the documents enclosed, the issues of this case are of **MAJOR PUBLIC IMPORTANCE**.

You should know that I am 56 years old female and I am the sole support of myself. I have been a resident of the State of Connecticut since 1986 and have been a resident of the United States of America since 1980.

If you need further information, please let me know. Thank you and I look forward to hearing from you.

Respectfully submitted,

Safaa S. Hakim

Enclosures